

THE DAILY HERALD.

Salt Lake City, - Utah

WEDNESDAY, - February 22, 1888

SALT LAKE ORE MARKET.

Furnished daily by McCracken & Co., Bankers

SALT LAKE CITY, February 20,

SILVER.	
In New York.....	96 per oz
In Salt Lake.....	94 per oz
In London.....	41-16 per oz
LEAD.	
In New York.....	45.00 per 100lb
In Salt Lake.....	42.00 per 100lb
Oregon.....	\$27.00
Horn silver.....	1.15

ARRIVAL AND DEPARTURE OF MAILS

Salt Lake City, December 1, 1887.

Arrives.	Departs.
10:10 a.m. Eastern, via U.C. & P.	6:00 a.m.
7:10 p.m. " " " " "	6:30 p.m.
7:45 a.m. " " " " "	10:00 a.m.
5:45 p.m. " " " " "	8:30 p.m.
10:40 a.m. Western " " "	8:00 p.m.
11:10 a.m. Local " " "	5:30 p.m.
11:30 a.m. All north and northwest of Ogden, Montana, Idaho and Park City.	3:30 p.m.
12:00 a.m. " " " " "	6:30 p.m.
16:40 p.m. " " " " "	10:30 p.m.
6:40 p.m. " " " " "	6:30 a.m.
4:30 p.m. " " " " "	6:30 a.m.
8:45 p.m. " " " " "	7:30 a.m.
Through pouch for Los Angeles.	7:30 a.m.

Closed pouch for Frisco and Milford and all points south of Milford three times a week.

*through pouch from Denver.

C. R. BARRATT, Postmaster

LOCAL BRIEFS.

To-day will be observed as a general holiday.

The Postoffice will remain open as usual to-day.

The Herald will be published as usual to-morrow.

McCormick & Co., yesterday, received: Hauler's hauler, \$2,250.

Wells, Fargo & Co.'s shipments yesterday were, base ball, \$2,100.

There is a telegram at the Western Union Telegraph office for Mr. A. G. Owen.

Dos C. Robbins, of Huntington, Emery County, has been appointed a notary public.

The new city officials will probably be ready to take their oaths on Tuesday evening next.

Is the Police Court yesterday, James Dunn, for indulging in a plan drunk, was assessed \$5.

The Sixth Ward Sabbath School children will have their usual annual party to-day at the school-house.

T. E. Jones & Co. received, yesterday: Germania hall, \$1,500; silver and lead ores, \$1,275.35; total, \$2,775.35.

J. E. Doolley, Esq. visited the City Council last night. In a week or so hence he will visit the chamber in an official capacity.

The Utah Commission has decided to do away with the established last year. They are Thompson's Springs and Cines, in Emery County.

The C. P. passenger was delayed last night, owing to a smash-up on the freight train, and no passengers were brought to the city last night.

There will be a meeting of the stockholders of the Woolley, Young & Hardy Co. on Thursday night, at 6 o'clock, at the company's office.

Dr. Clinton reports a case of diphtheria at No. 51 East, North Temple Street, and a case of scarlet fever at No. 235 West, North Temple Street.

The Grand Jury, in one of Grant Bros', four-in-hand drags, went out to the Pen., and visited the County Poor House and other public institutions on Monday.

BEAVER WILL make a hard fight to have the Reform School located at Fort Cameron. The general sentiment of the House appears to be about equally divided in favor of the other points.

IDA McCLEARY was tried before Justice Pyper yesterday on the charge of destroying property. It appeared from the evidence that the defendant hung some clothes upon the fence of a neighbor, who threw them on to the ground. The defendant then demolished the fence. She was adjudged guilty, but the Court suspended sentence.

There was considerable indignation among the legislators from the North yesterday when an article in the Ogden Standard was read, to the effect that Cache Valley had thrown up what chances she might have possessed for securing the location of the Reform School at that place. They denounce it as untrue, and promise that the opponents of Cache County will find her representatives very lively corpsmen when the fight begins.

The Eagle Rock (Idaho) Express of February 18th, says: "that within the next thirty or forty days surveyors from the Central Pacific Railroad will be in this section of the country for the purpose of looking up a route from Corinne, Utah, through Malad Valley, and probably out by American Falls, and through, or very near Eagle Rock, thence on through the National Park, to connect with the Northern Pacific."

BEAVER UNION: "A painful accident occurred to Master Frank Clayton, son of Judge Clayton of this place, this week, at about the boy was riding on a wagon, and through some circumstances, his foot caught in the spokes of the wheel which at the time was revolving with some speed. The bone of the boy's leg was splintered just above the ankle. Dr. Fenimore was called and adjusted the bone, and at last accounts the patient was doing nicely."

DELICIOUS WAFFLE COVERSAGES.

Those delectables served to the thirsty and cold at the Occidental are delicious, pure and superior. First-class wines, liquors, beers, ales and cigars. Family supplies a specialty.

AVEN & MURPHY, Proprietors.

OFFICE FURNITURE cheap and good, at Dinwoody's.

Grant Bros. Company.

Bus and carriage transfer carries passengers and baggage between the Utah Central and Denver & Rio Grande Railroad depots, and all hotels or other points in the city. Carriages furnished to order. Special attention to tourists and visitors. Telephone 211.

IN LEGISLATIVE HALLS.

The Bonding Bill Considered and Amended.

THE REFORM SCHOOL FIGHT.

The Attachment Bill Amended in Accordance with the Governor's Amendment—Etc.

COUNCIL.

All the members of the Council were in their places promptly at 2 p.m. yesterday, when the President called the house to order. After the usual preliminaries, the Council proceeded to the transaction of regular business.

C. F. 23 APPROVED.

The committee on enrollment reported that C. F. 23, a bill for an act in relation to Territorial prisoners released from the Penitentiary, had been properly enrolled, and forwarded to the Governor for his action thereon.

A communication from the Governor was read, notifying the Council that he had approved and filed with the Secretary, C. F. 23.

A NON-CONCURRENCE.

The Council was notified that the House refused to concur in the Council amendment to section 3, of H. F. 38 relating to the manner of determining disputed county boundary lines.

THE COUNCIL INSISTS.

On motion of Mr. Woolley, the Council insisted upon its amendment, and the House was asked for a conference committee. Messrs. Tattle, Wimmer and Carlisle being appointed to represent the Council.

A communication from the House, notifying the Council that it had passed H. F. 55, a bill prohibiting the sale of tobacco in any of its forms to minors, was read. The bill was read for the first time, and referred to the committee on judiciary.

The Council was notified that the House had passed H. F. 57, (substitute) an act providing bounties for the destruction of certain animals. Referred to the committee on agriculture.

A CLAIM.

Mr. BRYAN presented a communication from Samuel Kazier, of Nephi setting forth that in 1885 he was appointed by the Governor of this Territory as special agent to capture the Moss brothers, criminals; that he captured the men at Council Bluffs, after having expended \$394.77; that he had endeavored to obtain this amount from the United States, but had not succeeded. He therefore asked that the amount be appropriated to him. Referred to the committee on claims.

A P. TITION.

John Bond and other sheepmen of Summit County, represented that the cattlemen seemed determined to drive the sheepmen off the summer ranges in Summit and Morgan counties; that the cattlemen were buying and leasing United States lands on all the streams where sheepmen obtained water, and they asked for such protection to the sheep industry as might be deemed wise. Referred to the committee on agriculture.

AN AGREEMENT.

The conference committee appointed to confer with a committee from the House upon the Council amendment to H. F. 37, providing for the release of the right of dower, reported that an agreement had been reached, the amendment being completed with slight changes. The report was adopted, and the bill as amended passed.

A NEW BILL.

Mr. BRYAN introduced C. F. 33, a bill for an act in relation to the survey of mining ground. The bill was read for the first time and referred to the committee on judiciary. It is as follows:

A BILL.

For an Act in relation to the Survey of Mining Grounds.

Be it Enacted, etc., that hereafter any corporation, person or persons owning mining ground in this Territory, adjacent to mining ground owned by other mining corporation, person or persons, having underground workings, who shall have knowledge or information sufficient that it would tend to believe that such corporation, person or persons have extended their underground workings, and are trespassing upon their mining premises, said corporation, person or persons, or their proper representative, may make a demand upon any mining superintendent, or any person in charge of said underground workings, for an official survey, and shall be allowed such privilege, provided the party making such demand shall (if required) enter into an undertaking not to exceed \$500, for any damage that may accrue by any necessary delay in the working of said mine, by reason of said survey. And upon refusal of said mining superintendent or other person in charge of said underground workings to comply with said demand, the party making the application shall have the right to file with the District Court within the district where the mine is situated, an affidavit setting forth the facts of such refusal, and the grounds upon which he bases his information, and upon a proper showing, the judge or justice of said court shall issue an order for the survey of said underground workings, which shall be described in said affidavit, so the same may be accurately described in the order, and providing a bond shall accompany the order, approved by the judge before whom the order is obtained, in an amount not to exceed five hundred dollars, for any damage that may be sustained by reason of any necessary delay in the workings of the mine by reason of the said survey, and the corporation, person or persons, refusing, shall be liable to damages for all costs incurred in procuring said order, to the party making the application.

H. F. 20, PASSED.

H. F. 20, a bill providing for the removal of county seats was taken up on its third reading.

Mr. BRYAN offered an amendment which was lost, and after some discussion, the bill was passed substantially as it came from the House.

THE BARE WIRE FENCE BILL.

H. F. 27, in relation to the construction and maintenance of barb wire fences, was taken up on its second reading.

Mr. YOUNG moved that the rules be suspended, and the bill taken up on its third reading. The motion was lost.

THE ATTACHMENT BILL PASSED.

A communication from the House was read, advising the Council that H. F. 43, in relation to attachments, had been amended in accordance with the recommendation of the Governor, and passed.

The amendments were concurred in, and the bill passed.

The Council was notified that the House refused to concur in several amendments made by the Council to H. F. 29, a bill providing for the removal of county seats. On motion of Mr. Marshall, the bill was recommitted to the committee on counties, to examine the amendments objected to by the House and the House message was read, advising the Council that H. F. 43, in relation to attachments, had been amended in accordance with the recommendations of the Governor, and passed.

The amendments were concurred in, and the bill passed.

INSTRUCTIONS ASKED FOR.

Mr. WOOLLEY, of the committee on reform school, stated that some doubt existed among the members of the committee as to what the report should embrace, and he therefore asked that the committee be instructed as to their report.

On motion of Mr. Carlisle, the Council refused to instruct.

The Council then adjourned until Thursday, at 2 p.m.

HOUSE.

There was one solitary visitor when the House proceedings commenced yesterday, and nearly all the members were present in their seats. There was some objection to the minutes, and after their correction, business commenced.

FROM THE COUNCIL.

A communication announcing that that body insisted on its amendments to H. F. 38, a bill providing for defining disputed county boundary lines, and asked for a committee on conference. Request granted.

FROM THE GOVERNOR.

came the announcement that he had approved and filed with the Secretary H. F. 17, a bill amending the code of civil procedure; also H. F. 51, in relation to eminent domain.

WANT ASSISTANCE.

Mr. STEWART presented the petition of the County Court of Kane County, representing that owing to the county being on the border of Arizona, and the only road crossing the Colorado River for a distance of about 125 miles in either direction passes through this county, consequently outlaws from the inner counties of the Territory and from Arizona come that way to escape, making much extra labor and expenses for our county officers; and further, that this county has no jail, nor place where such outlaws can be held, and continually guarding such men has involved the county; they therefore asked that \$2,000 be appropriated for their relief. Referred to committee on counties.

WANTS RELIEF.

Mr. KIMBALL presented the petition of John Snowball, ex-assessor and collector of Rich County, asking for relief in certain cases. Committee on appropriations.

TO REPAIR ROADS.

Mr. SEEMILLER presented the petition of Jasper Robertson and others, asking for an appropriation to repair the roads in Huntington Canyon; also one from R. Jacobsen and others, asking an appropriation to repair the Salina Canyon road. Both were referred to the committee on highways.

THE ATTACHMENT BILL.

returned by the Governor the day previous, was reported by the judiciary committee, amended in accordance with the recommendations of his excellency, and Mr. Thurman asked that it be put upon its passage. The bill was passed.

THE CONFERENCE COMMITTEE.

Mr. KING, from the committee on conference, reported that the had been unable to agree. The House conferees, he said, were all right—it was the Councilors who were stubborn. They would, however, report Thursday.

FISH AND GAME.

The committee to whom had been referred H. F. 40 and 49, reported that they had prepared a substitute, which they now presented, and asked that it be put upon its passage.

THE COMMITTEE ON CLAIMS.

Your committee on claims and public accounts, to whom was referred the certified statement of the incidental expenses of the office of auditor, treasurer, recorder of marks and brands, for the years 1886 and 1887, be it reported that they have examined said statement, and find that the said expenses for the two years mentioned amount to \$1,213.40, and that the appropriation of February 7, 1888 covered \$1,000, leaving a balance due of \$213.40. Among the items charged in 1887, we find painting window, \$100, which amount, your committee think, should be reduced \$25, and recommend that the reduction be made, and that the sum of \$188.40 be placed in the general appropriation bill, to cover in full the deficiency on incidental expenses for the above-mentioned offices for the years 1886 and 1887.

ADOPTED.

ON LIBRARY.

The committee on library, to whom was referred H. F. 46, in reference to the relief of the Bar Association, reported the bill back with amendments, and recommended that it be passed.

ON COUNTIES.

Mr. LUND, from the committee on counties, to whom had been referred H. F. 70, reported it back with favorable recommendations.

ON LIVE STOCK.

Mr. SEEMILLER, from the live stock committee, to whom had been recommended H. F. 23, and substitute therefor in reference to railroad corporations, reported with amendments.

THE LIBRARY.

Mr. MONTGOMERY, from the committee on library, to whom had been referred H. F. 65, a bill for an act providing for the use and custody of books in the Territorial Library, reported the bill back, recommending that it be printed and placed upon its passage.

THE REFORM SCHOOL BILL.

The select committee to whom had been referred the matter of looking up a suitable locality, etc., asked whether they should make a recommendation as to its location or not.

Mr. KING moved that they be so instructed.

Mr. HOWELL said in reference to the question of location of the reform school, he had noticed in a morning paper a statement to the effect that Cache County had relinquished all claims to it. He wished it to be distinctly understood that such was not the case.

Mr. FARNSWORTH spoke against any such instruction, especially so, he said, when there were so many on that committee who were so zealous in drawing party lines.

Several members bobbed up, and Mr. Moyle objected to any such insinuation. He thought the committee was a very good one.

Mr. RICHARDS got wild, and thought that the remarks of Mr. Farnsworth were uncalled for, ungentlemanly and unjust, and the matter finally went over, no action being taken.

ON LIFE INSURANCE.

Mr. MOYLE presented a bill in reference to life insurance companies. Referred to committee on private corporations.

AN AMENDMENT.

Mr. MONTGOMERY presented a bill amending section 22, title 10, of Laws of Utah. Referred to committee on judiciary.

FROM THE AUDITOR.

The financial statement of Uintah County for the year 1887 was received from the Auditor. Committee on counties.

THE LEGISLATURE.

H. F. 61, a bill for an act fixing the time for electing the members of the Legislature, came up as special order, was considered and filed for third reading.

ON COUNTY SEATS.

The Council notified the House that it had passed with amendments, H. F. 20, providing for the removal of county seats. Some of the amendments were adopted, others rejected.

THE LOAN BILL.

H. F. 65, a bill for an act providing for negotiating a loan for certain public purposes, came up on its second reading.

Mr. HATCH wanted to strike out all the preamble referring to public institutions, but was defeated each time, and when it came to the motion to increase the amount of the loan to \$350,000, he most decidedly objected, and from a statement he had prepared he read figures from which he stated that the Territory could give to the establishment of an agricultural college, \$10,000; Orphan's Home, \$10,000; expenses of Deaf Mute Institute, \$6,000; to complete University, which is in reality only a high school, and that only by reason of a climb of a high flight of stairs to reach the doors, \$20,000; Hooper man for deaf mutes, \$14,000; probable court expenses for the year, 1887-8, \$30,000; purchase of Fort Cameron, \$25,000; keeping reform school, \$12,000; keeping insane at Fort Cameron, \$12,000; Deseret University, \$18,000; keeping insane at Provo, \$30,000; roads and bridges, \$24,000; purchase of land for asylum at Provo, \$15,000; printing laws and expenses of Territorial government, \$15,000, being in all \$288,000; which would leave, he said, somewhere about \$60,000. His reference to the establishment of the reform school and a wing of the asylum at Fort Cameron received hearty laughter.

Mr. ALLEN—What about that little balance that you are owing the government—somewhere about \$350,000?

Mr. HATCH—Oh, we have paid that and over. The government now owes us a mere matter of a million or so, expended in fighting Indians many years ago.

Mr. THURMAN had but little faith in the mathematics of the gentleman from Wasatch. If we were not to have any improvements, we did not need the money—if we were to remain stagnant the money was not necessary.

The amendment making the sum \$350,000 prevailed, and after it had been read, the bill was amended so as to make the board of loan commissioners to consist of the Governor, Secretary James Sharp, D. H. Peery and P. T. Farnsworth.

Mr. HOGG objected to such men as James Sharp, D. H. Peery and P. T. Farnsworth being put in as loan commissioners, and thought it was a scheme in the interests of the Deseret National Bank.

Mr. KING opposed the idea in a forcible and lucid manner, and the bill was filed for its third reading.

There was a trifling more jangling over the reform school bill, and after the introduction of a resolution by Mr. Thurman, in reference to a compilation of the laws, the House, after several ineffectual attempts, adjourned until Thursday, at 2.

WASHINGTON'S BIRTHDAY.

Prof. Younger will give a Matinee on Wednesday afternoon, Washington's Birthday, at 4 o'clock, at the Walker Opera House.

We call the attention of our readers to the new card of the Studebaker. They have a new and novel plan. It is the New Patent Avery Sulky Plow. This is the lightest and simplest plow that we have seen. This plow has had a critical test and has been pronounced by several judges as a great saver of labor in weight and draught. The Studebaker Company are overstocked on plows, and to make room, will offer during the next thirty days, 100 plows at manufacturers' prices laid down. Now get you a plow as good as the best and cheaper than the cheapest. 33 and 35 Main Street, Salt Lake City.

F. Auerbach & Bro.

Have just received a fine selection of Tricotines and Satin Marcellines, suitable for evening wear and ball dresses, at the unprecedentedly low price of 52½¢ per yard, worth \$1; Moires at 55¢ per yard, worth double; one lot of Rhadames at 55¢ per yard, a bargain; Summer Silks, 20 yards for \$7.50. We offer these special bargains for one week, ending February 25.

A rare chance to buy corsets. We offer this week a large invoice of corsets at 25¢, 50¢ and 75¢ per pair. These goods must be sold to make room for our new line of C-B and S-C corsets, soon to arrive.

THE WALKER BROS. Co.

Mark McKinnin's Livery Stable, Main Street, opposite Postoffice.

CITY COUNCIL.

Business Transacted Last Night—Petitions and Reports.

The City Council met at the usual hour last evening, with Mayor Armstrong in the chair. There were several vacant seats when the Council was called to order, but most of the tardy members came in before adjournment.

PETITIONS.

Mrs. E. S. Barney asked the city to sell her a piece of property situated on Canyon Road. Not granted.

Samuel Stringfellow and G. Morris asked that deeds be issued to them for lots 1 and 3, plat F. Referred to the committee on public grounds.

J. K. Haslam represented that he had purchased from the city lot 108, plat O, Salt Lake City survey, containing eight acres, at \$30 per acre, and that the city had given a deed to the Utah Central Railway to a strip of land through said lot, containing one and a half acres, leaving him but six and a half acres. He therefore asked to have the sum of \$45 refunded to him. Referred to the committee on public grounds.

REPORTS.

The report of the Police Justice for the month ending January 31st, 1888, was presented. The report shows the total receipts in this department to have been \$1,851.50.

The report was received and placed on file.

The Chief Engineer of the Salt Lake City Fire Department presented his annual report for the year ending December 31st, 1887, during which time there had been thirty-four alarms, involving a total loss of \$99,265 worth of property, on which there was an insurance of \$61,530, leaving a net loss of \$4,675.

The fire department traveled during the year eighty-one miles, used 14,630 feet of hose, and was in active service thirty-five hours. The total expenditures in the department during the year amounted to \$12,345.59.

The present force consists of fifty men, forty of whom are call men. The purchase of 1,000 additional feet of hose is recommended. The report was referred to the committee on fire department.

The committee on streets and alleys, to whom was referred the report of the Supervisor of Streets, stated that the report had been examined and found correct. Adopted.

The committee on Jordan & Salt Lake City Canal, to whom was referred the Watermaster's report, recommended that it be received and placed on file. Adopted.

The committee on claims, to whom was referred the claim of Payne and Lyne for \$100 for damage to their property on account of the water not having been turned off as directed, reported that the damage was not caused through negligence of the corporation, and recommended that the claim be not allowed. Adopted.

The committee on irrigation, to whom was referred the petition of C. Wilkes and others, asking that the canal on Seventh West Street be cleaned out, recommended that the work be done as soon as possible.

Committee on license, to whom was referred the petition of Edwin Bingham, asking for a free license to peddle medicine in this city, recommended that the petition be not granted. Adopted.

The special committee, to whom was referred the matter of selecting resolutions, etc., necessary to be published with the ordinance passed by the Council, revising the ordinances of the city, made a report, which was adopted.

APPROPRIATIONS.

An appropriation of \$10 was made, to pay interest on a corporation note.

The Mayor was authorized to borrow \$10,000, which sum will be needed in a short time to pay corporation bills for material used in the waterworks department.